

- 5 -

Attorney Docket No. 740250-821
Application Serial No. 09/666,481

REMARKS

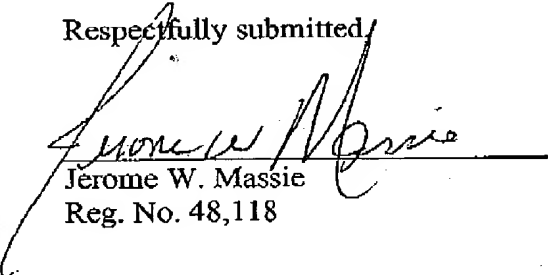
Entry of the above amendments is believed to be appropriate under 37 C.F.R.

§1.312. That is, MPEP Chapter §714.16 states:

Entry of an amendment after allowance under 37 C.F.R. §1.312 may be recommended by the primary examiner where such amendments are shown (A) to be needed for proper disclosure or protection of the invention, and (B) to require no substantial amount of additional work a the part of the Office.

Therefore, since the above amendments are merely grammatical/editorial in nature, and are necessary in order to use uniform terminology and grammar to describes the claimed invention and since the above amendments would require substantially no additional work on the part of the Examiner, entry of the above amendment to the title, under §1.312, is hereby requested.

Respectfully submitted,



Jerome W. Massie
Reg. No. 48,118

NIXON PEABODY LLP
401 9th Street, N.W., Suite 900
Washington, DC 20004-2128

Office: (202) 585-8000
Facsimile: (202) 585-8080

DRS/JWM